

REMARKS

Reconsideration of this application is respectfully requested.

Claims 1-18, are currently pending in the application. In the Office Action, the Examiner has rejected Claims 1-18 under 35 U.S.C. § 102(e), as being anticipated by *Jamtgaard et al.* (US006430624).

Independent Claims 1, 17, and 18 of the present application are directed to conditioning content for presentation at a processing device. More specifically, a content profile corresponding to a specific device on which the content will be displayed is used to condition an original XML document. A stylesheet is then applied to the conditioned content before presenting the document on the specific device.

Jamtgaard teaches a content delivery system and method to provide different types of content to different types of devices by using a relational markup language (RML) to permit each information appliance a “set” of pages to display data from an original web page. *Jamtgaard* does not use a content profile including at least one operation and parameter associated with a specific device. The RML language of *Jamtgaard* is just another markup language, and does not function like a content profile associated with a device. The RML language can be used with any device; the content profile is associated with only one device.

Therefore, it is respectfully submitted that the Examiner is incorrect in rejecting Claims 1, and 18, as being anticipated by *Jamtgaard* as *Jamtgaard* does not disclose every recitation of the rejected claims. Accordingly, it is respectfully requested that the rejection of Claims 1 and 18 be withdrawn.

Without conceding the patentability per se of dependent Claims 2-16, they are likewise believed to be allowable by virtue of their dependence on Claim 1. Independent Claim 17 is an apparatus claim including limitations of the method Claim 1. Accordingly, reconsideration and withdrawal of the rejections of Claim 17 and dependent Claims 2-16 are respectfully requested.

In view of the preceding remarks, it is respectfully submitted that all pending claims, namely Claims 1-18 are in condition for allowance. Should the Examiner believe that a telephone conference or personal interview would facilitate resolution of any remaining matters, the Examiner may contact Applicants' attorney at the number given below.

Respectfully submitted,

A handwritten signature in black ink, appearing to read 'Douglas M. Owens III', written over a horizontal line.

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